Remarks

In response to the rejections to the claims in the Office Action dated 11/18/2005, the Applicant has amended the remaining independent claims to include the limitations of claim 4. Thus, the Applicant does not believe that these claim amendments necessitate a new search.

I. Response to Claim Objections

At page 2 of the Office Action, claims 1 and 16 are objected to because of informalities. In response, line 7 of claim 1 has been amended to recite "user's" instead of "users". Claim 16 has been amended in order to recite "predetermined" instead of "predetermines".

II. Response to Rejections under 35 USC§103

At pages 3-13 of the Office Action, claims 1-3, 5-7, 9-20, 22-24, and 26-33 are rejected under 35 USC 103(a) as being unpatentable over Glezerman (US patent application Number 20030207237, in view of LeMole (US patent number 6,009,410).

The Applicant notes that claim 4 has not been rejected under this combination of references. Accordingly, the Applicant has included the limitations of claim 4 into independent claims 1 and 11 and canceled claims 17-33. Thus, the Applicant believes that the Examiner's rejection of these claims has been rendered moot by the addition of limitations not found in the Glezerman or LeMole references.

At pages 13-16, claims 4, 8, 21, and 25 are rejected under 35 USC 103(a) as being unpatentable over Glezerman in view of LeMole and further in view of Blumberg (US patent application Number 20030140315). The Applicant respectfully traverses this rejection since there is no motivation to combine the teachings of either Glezerman or LeMole with those of Blumberg.

In Glezerman an agent for guiding children in a virtual learning environment is disclosed. At various places in Glezerman (for example in paragraph 8) there is mention of providing the guardian with reports concerning at least a portion of the

accumulated data that pertains to the actions of the user's joystick or mouse. However, at no point within Glezerman is there any disclosure, or any suggestion whatsoever of the ability, or the need to "print" one or more of the reports. In fact, Glezerman does not even mention "print", "printer", or any other variation of the word. Nor does it appear that the invention of Glezerman would be enhanced by the inclusion of a printing function.

In LeMole, a method and system for presenting customized advertising to a user on the World Wide Web is disclosed. In LeMole, a customized advertising repository server is connected on the World Wide Web, which can be accessed by a registered user through his or her browser. However, LeMole includes no teaching whatsoever of any need to "print" material from the browser. In fact, LeMole includes no teaching of printing whatsoever. Further, there is no indication that the invention of LeMole would benefit from the addition of a printer or a printing function.

In Blumberg, an on-line print on demand virtual builder is disclosed. Blumberg includes a method of creating and viewing content to be printed. However, the Applicant believes that it would be highly unlikely for one of skill in the art to combine the *non-printing* technologies of Glezerman and LeMole with the *print centric* technology of Blumberg. This is to say that *there is nothing in either the Glezerman or the LeMole references that would suggest the desirability of using the printing technology as described in Blumberg.*

As the Examiner has not provided the necessary motivation to combine the references, the Applicant requests that the Examiner withdraw the rejections and pass the Application onto allowance.

III. Additional Fees

It is not believed that additional fees are due at this time; however, if any additional fee is required in connection with the filing of this Amendment, please charge the fee to Deposit Account No. 08-2025.

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